## 

1	MITCHELL S. FUERST	
	Florida Bar No. 264598	
2	mfuerst@fuerstlaw.com	
3	Fuerst Ittleman, PL	
3	1001 Brickell Bay Drive, Suite 2002	
4	Miami, Florida 33131	
-	Telephone: (305) 350-5690	
5	Facsimile: (305) 371-8989	
	Appearing pro hac vice	
6		
7	LESLIE HOLMES	
	California Bar No. 192608	
8	Leslie@HULawyers.com	
	HOLMES & USOZ, LLP	
9	333 West Santa Clara Street, Suite 805	
10	San Jose, California 95113	
	Telephone: (408) 292-7600	
11	Facsimile: (408) 292-7611	
	, ,	
12	Attorney for Defendants:	
13	WELLNESS SUPPORT NETWORK, INC.,	
	ROBERT HELD, and	
14	ROBYN HELD	
15		
16	UNITED STATE	S DISTRICT COURT
_	NORTHERN DISTI	RICT OF CALIFORNIA
17	SAN FRANC	CISCO DIVISION
1.0		
18		
19	FEDERAL TRADE COMMISSION,	Case No.: 3:10-cv-04879-JCS
20	Plaintiff,	JOINT STIPULATION
21		
	V.	Hearing Date: TBD
22		Courtroom A, 15th Floor
	WELLNESS SUPPORT NETWORK, INC., a	
23	corporation, ROBERT HELD, individually and	Magistrate Judge: Hon. Joseph C. Spero
24	as an officer of Wellness Support Network,	
27	Inc., and ROBYN HELD, individually and as	
25	an officer of Wellness Support Network, Inc.,	
26	Defendants.	
27		
- '		
28		

3:10-cv-04879-JCS JOINT STIPULATION

Defendants, Wellness Support Network, Inc. ("Wellness"), and Robert Held (hereinafte
collectively referred to as "Defendants") and Plaintiff, the Federal Trade Commission ("FTC")
hereby stipulate to the following:

- 1. On April 4, 2011, the Court entered an Order granting in part and denying in part Defendants' Motion to Dismiss Complaint filed on December 29, 2010.
- 2. As a result of this Order, the parties have stipulated that the FTC will re-plead its complaint in part.
- 3. The parties have further stipulated that following re-pleading, Defendants will have twenty (20) days to file their Answer and/or other responsive pleadings.
- 4. The parties have previously stipulated to and the Court has ordered the following schedule, which remains unchanged:
  - a. The last day to meet and confer regarding initial disclosures, early settlement, ADR process selection, and discovery plan shall be June 14, 2011.
    - b. The last day to file for ADR Certification shall be June 14, 2011.
  - c. The last day to file either a Stipulation to ADR Process or Notice of Need for ADR Phone Conference shall be June 14, 2011.
  - d. The last day to file Rule 26(f) Reports, complete initial disclosures or state objections in a Rule 26(f) Report, and file a Case Management Statement shall be June 28, 2011.
    - e. The Initial Case Management Conference shall be held on July 8, 2011.

## 

1	Respectfully submitted,		
2			
3	Dated: April 13, 2011	FUERST ITTLEMAN, PL	
4		HOLMES & USOZ, LLP	
5		TOEMER & CECE, EE	
6		By: <u>/s/ Mitchell S. Fuerst</u> Mitchell S. Fuerst	
7		Attorney for Defendants, WELLNESS SUPPORT NETWORK, ROBERT HELD, and	
8		ROBYN HELD	
9		By: <u>/s/ Leslie Holmes</u> Leslie Holmes	
11		Attorney for Defendants, WELLNESS SUPPORT NETWORK, ROBERT HELD, and	
12		ROBYN HELD	
13			
14	Dated: April 13, 2011	FEDERAL TRADE COMMISSION	
15		By: <u>/s/ Laura Fremont</u>	
16		Laura Fremont Kenneth H. Abbe	
17		Attorney for Plaintiff, FEDERAL TRADE COMMISSION	
18			
19	PURSUANT TO STIPULATION, IT IS SO ORDERED		
20	DATED:4/18/11		
21		JOSEPH SDEP UNITED TE JUDGE	
22		UNITEDS TO ATE JUDGE  Judge Joseph C. Spero	
24			
25		PANDISTRICT OF	
26			
27			
28			

3:10-cv-04879-JCS JOINT STIPULATION